REMARKS

The Applicants thank the Examiner for the careful review of this application. Claims 1-14 and 26-29 remain pending after entry of this amendment. Claims 15-25 were cancelled. An RCE is being filed with this After Final Amendment.

Claims 1-29 were rejected under 35 USC § 102(e) as being anticipated by Fields et al., US 6,338,059 ("Fields"). This rejection is respectfully traversed in view of the amendments.

As noted in the final Office Action, the Examiner did not find the Applicants' prior arguments persuasive. The Examiner further stated that the Applicants' sole argument was related to the transformation aspect of the claimed invention. For the record, the Applicants' argument was related on one of many aspects of the claimed invention, which are believed to be patentable over the cited art. However, to move this case forward, the Applicants' have reviewed claims to make clarifications that will assist in further distinguishing the claimed invention over the cited art.

Fields is simply concerned with the creation of real time links to new or existing web pages on unlinked or unlinked elements in a web page. Col. 1, lines 65-67. The real time creation of new hyperlinks in a hyperlinked database is responsive to user input. This user input is a result of having a user select a "word or other element in a first page of a hyperlinked database. Col. 2, lines 8-18. The selected word, from the first web page is then used as the search query to a selected search engine. The results from the search engine are then received and presented in a second page to the user.

As mentioned previously, there is no transformation of the content when it is presented in the second page. The presentation chosen by the owner of the content found by the search engine is maintained. To better define the claimed invention, the Applicants have made amendments that define *where* the search request is sent to (i.e., the compilation server), *where* the results are turned to (i.e., the compilation server), and *where* the transformation occurs (i.e., the compilation server). Furthermore, the claims were amended to recite that the transformed presentation data is arranged and rendered into a unitary Web page at the compilation server, and the unitary Web page having the transformed presentation data is output to the client computer. For support, reference should be made to the description of Figs. 1-5, and specifically pages 10, 11 and 12 of the as-filed application.

In contrast, because the technical motivation of Fields is not the same as that now claimed, the teachings of Fields cannot be used to teach or suggest the claimed elements.

Fields does not teach the use of a compilation server that receives search requests, Fields does not teach having a compilation server perform the search to obtain original content data, Fields does not use rules to determine the type of transformation to be performed on received content data when received at the compilation server, Fields does not teach having a compilation server create a web page that includes the transformed content, that is then presented to the user as a unitary Web page in response to the search request. Requiring a user to identify certain text or elements in one web page to then create links to a second web page having the raw search engine results is simply not the same nor would motivate one of skill in the art to arrive at the now claimed invention.

The undersigned appreciates that claim amendments were made After Final, and therefore, the Applicants have filed an RCE with this amendment so that the Examiner can kindly consider the differences between the cited art and the now claimed invention.

If the Examiner has any questions or suggestions to move the case to issuance, the Examiner is urged to contact the undersigned by phone before drafting a complete office action.

A Notice of Allowance is respectfully requested.

If the Examiner has any questions concerning the present amendment, the Examiner is kindly requested to contact the undersigned at (408) 749-6903. If any other fees are due in connection with filing this amendment, the Commissioner is also authorized to charge Deposit Account No. 50-0805 (Order No SONYP012). A duplicate copy of the transmittal is enclosed for this purpose.

Respectfully submitted,

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